REMARKS

Examiner has variously rejected claims 1 through 22 under 35 U.S.C. § 102(e) as being anticipated by USPN 6271752 (Vaios), under 35 U.S.C. § 103(a) as being unpatentable over Vaios in view of USPN 6,772,169 (Kaplan), and/or under 35 U.S.C. § 103(a) as being unpatentable over Vaios in view of USPN 6,442,248 (Davis). Applicant has canceled claims 1 through 22.

Applicant has added new claims 23 through 31. New claims 23 through 31 are not disclosed or suggested by the cited art. Below, Applicant sets out subject matter in each of the independent claims not disclosed or suggested by the cited art. In view of this, Applicant believes all the claims are patentable over the cited art.

Independent Claim 23:

Independent claim 23 sets out a method by which a portable computer in a sleep mode responds to a wireless communication from a personal digital assistant. None of the cited art discloses or suggests a method by which a portable computer in a sleep mode responds to a wireless communication from a personal digital assistant.

In independent claim 23, the portable computer is awakened from the sleep mode in response to the wireless communication from the personal digital assistant. None of the cited art discloses or suggests a portable computer being awakened from the sleep mode in response to the wireless communication from a personal digital assistant.

In independent claim 23, the response is transmitted to the personal digital assistant. None of the cited art discloses or suggests a response being transmitted to a personal digital assistant.

Independent Claim 26:

Independent claim 26 sets out a method by which a portable computer in a sleep mode responds to a wireless communication from a personal digital assistant. None of the cited art discloses or suggests a method by which a portable computer in a sleep mode responds to a wireless communication from a personal digital assistant.

In independent claim 26, the portable computer is awakened from the sleep mode in response to the wireless communication from the personal digital assistant. None of the cited art discloses or suggests a portable computer being awakened from the sleep mode in response to the wireless communication from a personal digital assistant.

In independent claim 26, an action is performed in response to the wireless communication by the personal digital assistant. None of the cited art discloses or suggests an action being performed in response to a wireless communication by a personal digital assistant.

Independent Claim 29:

Independent claim 29 sets out storage media storing software which when executing on a portable computer performs a method by which the portable computer responds to a wireless communication from a personal digital assistant. None of the cited art discloses or suggests a method by which a portable computer in a sleep mode responds to a wireless communication from a personal digital assistant.

In independent claim 29, the portable computer is awakened from the sleep mode in response to the wireless communication from the personal digital assistant. None of the cited art discloses or suggests a portable computer being awakened from the sleep mode in response to the wireless communication from a personal digital assistant.

In independent claim 29, an action is performed in response to the wireless communication by the personal digital assistant. None of the cited art discloses or suggests an action being performed in response to a wireless communication by a personal digital assistant.

Conclusion

Applicant believes that this Amendment has placed the present case in condition for allowance and favorable action is respectfully requested.

Respectfully submitted,

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